

FBI

Date: 2/7/61

Transmit the following in PLAIN TEXT

(Type in plain text or code)

Via AIRTELAIR MAIL

(Priority or Method of Mailing)

TO: DIRECTOR, FBI

FROM: SAC, SALT LAKE CITY (139-17)

RE: ARTHUR JAMES BALLETTI;
UNSUB, aka, J. W. Harrison
UPUC
(OO: SALT LAKE CITY)

Re Washington Field airtel to Bureau dated 1/30/61
and report of SA [REDACTED] dated 1/28/61 at Miami. u

THOMAS FOLEY, Attorney at Law, Las Vegas, Nevada,
advised SA [REDACTED] on 2/6/61 that he received a call
from JAMES P. CANTILLION, of the Law Firm of Cantillion &
Cantillion, in Los Angeles, California. FOLEY stated call
received after office hours at his residence, exact date not
recalled, but in latter part of October, 1960. u

In reply to FOLEY's question relative to payment
of his legal fee, CANTILLION stated that he would personally
guarantee the payment of FOLEY's fee. Call was for FOLEY to
represent BALLETTI on the local charge at Las Vegas and to
arrange for his bond. u

FOLEY stated that he is not sure, but thinks JAMES
P. CANTILLION is the son of the Father & Son partners in the
Law Firm of Cantillion & Cantillion. u

P.

- 3 - Bureau
- 2 - Los Angeles (139-77) (Enc. 1)
- 2 - Miami (139-63)
- 2 - Washington Field (139-61)
- 1 - Chicago (info)
- 2 - Salt Lake City

C. Wick

MBP:chl
(12)

DOT XE

REC-42 139-1201-17

18 FEB 9 1961

Approved: 51 FEB 14 1961
Special Agent in Charge

Sent 10:00 PM M Per [Signature]

SU 139-17

Los Angeles prior to interview of CANTILLION, review office indices on JAMES P. CANTILLION. Los Angeles interview CANTILLION and ascertain his interest in subject BALLETTI and why he called FOLEY to represent BALLETTI. Determine if CANTILLION was attorney who called ROBERT MAHEU in Washington, D. C. to furnish the two men for the job in Las Vegas of technical surveillance on DAN ROWAN. Attempt to ascertain identity of unsub J. W. HARRISON. u

In event CANTILLION refuses to furnish the information, he should be firmly advised that there is a good possibility he will be subpoenaed to testify before the Federal Grand Jury at Las Vegas, relative to instant matter. u

b7c Washington Field note results of interview with EDWARD DUBOIS, JR., set forth in reports of SA [redacted] dated 12/23/60 and 1/28/61 at Miami reflect DUBOIS claims ROBERT MAHEU made second call to DUBOIS to send only one man to Las Vegas. Results of interview with MAHEU set forth in report of [redacted] Dated 1/12/61, reflects MAHEU denies making the second call to DUBOIS relative to the second man. Thus, it appears MAHEU Or DUBOIS being untruthful. Washington Field, in your reinterview with MAHEU, again ask MAHEU about the second call, attempt to ascertain if he in fact did make the call as claimed by DUBOIS. u

Miami note DUBOIS made conflicting statement in two interviews relative to when and how he learned about arrest of BALLETTI at Las Vegas. DUBOIS during interview on 12/13/60 claimed only piece of equipment taken by BALLETTI to Las Vegas was a Minifon. Miami refer to report of SA [redacted] dated 12/30/60 at Salt Lake City, which set forth list of property in possession of BALLETTI at time of his arrest. Reinterview BALLETTI, obtain his admission or denial whether each item set out is his property. If he denies any item his property, ascertain to whom property belongs and disposition BALLETTI was to make of these items. u

Enclosed to Los Angeles is copy of referenced airtel. u

Bureau has instructed investigation must be thorough, complete and vigorously pursued. All offices expedite. u

BLAYLOCK